

FILED

2020-09-20

**CLERK, U.S. DISTRICT COURT**

By

**Deputy**

JOEY LEONARD BARKER,

Petitioner,

vs.

NO. 4:05-CV-827-A

NATHANIEL QUARTERMAN,  
DIRECTOR, TEXAS DEPARTMENT  
OF CRIMINAL JUSTICE,  
CORRECTIONAL INSTITUTIONS  
DIVISION,

## **Respondent.**

O R D E R

Came on for consideration the above-captioned action wherein  
Joey Leonard Barker ("Barker") is petitioner and Nathaniel  
Quartermar, Director, T.D.C.J., Correctional Institutions  
Division, is respondent. This is a petition for writ of habeas  
corpus filed pursuant to 28 U.S.C. § 2254. On May 24, 2006, the  
United States Magistrate Judge issued his proposed findings,  
conclusions, and recommendation, and ordered that the parties  
file objections, if any, thereto by June 14, 2006. This court  
later extended that deadline on Barker's request, and he  
subsequently timely filed his purported objections. Respondent  
has not made any further response.

In accordance with 28 U.S.C. § 636(b)(1) and Rule 72 of the Federal Rules of Civil Procedure, the court makes a de novo determination of those portions of the proposed findings or

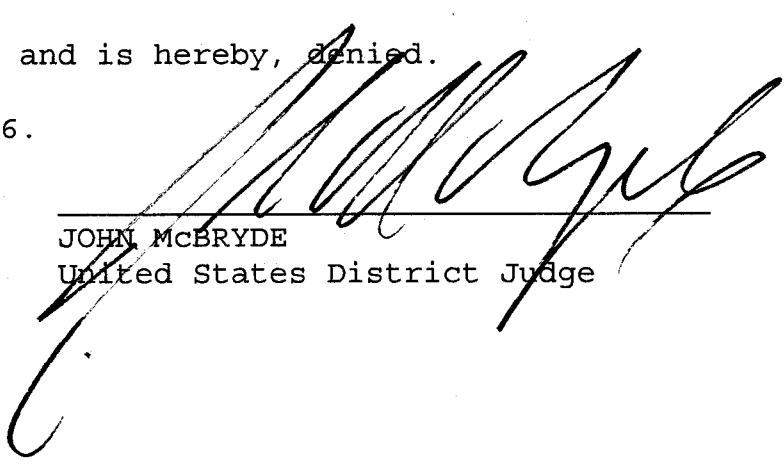
recommendations to which specific objection is made. United States v. Raddatz, 447 U.S. 667 (1980). The court is not addressing any nonspecific objections or any frivolous or conclusory objections. Battle v. United States Parole Comm'n, 834 F.2d 419, 421 (5th Cir. 1987).

Having thoroughly reviewed the document submitted by Barker as his objections, the court cannot locate a single specific objection to the magistrate judge's proposed findings or recommendations. Rather, to the extent that they are even comprehensible, Barker's objections consist entirely of rote recitation of his original grounds for habeas relief, factual assertions as to why his sexual relationship with a minor was permissible, or block quotations to seemingly random legal authorities.

Therefore,

The court accepts the findings, conclusions and recommendation of the magistrate judge and ORDERS that the petition in this action be, and is hereby, denied.

SIGNED October 30, 2006.

  
JOHN McBRYDE  
United States District Judge